

## SHOWGIRL GOT \$100 AN HOUR FOR BEING WOFLY TIPSY

At Least That Is What Witness Declares in Anderson Divorce Case.

AND SHE DIDN'T CARE. Husband Tries Hard to Prove an Alibi Before the Hearing Closes.

The Anderson divorce case, which has drawn crowds of the curious to Justice Whitaker's court for several days, closed at noon to-day when both sides rested. The lawyers began summing up at 3 o'clock. John A. ("Jack") Anderson, athlete, yachtsman, financier and contractor, who married Marguerite Ebling, heiress to the brewing fortune, in January, 1912, and parted company with her eight months later, spent the morning endeavoring to prove an alibi for his wife's charges of infidelity.

The names of several Westchester County politicians were dragged into the case when E. A. Scott, Anderson's attorney, declared that Senator J. Healy, President of the Council; Edward Cordial and Augustus Garrison, City Clerk, were at the Westchester Democratic Club at New Rochelle on the night of Sept. 5, 1913, with the defendant. None of these witnesses appeared, but James H. Anderson, no relation to the defendant, connected with the water works at New Rochelle, corroborated Anderson. Similar testimony was given by young Anderson's brother, Alexander, who was Mayor Waldorf's secretary at the time.

COULD NOT HAVE BEEN HERE THAT NIGHT.

It was on Sept. 5 that Anderson visited Lorraine Parker in her apartment, according to the little model, Minnie Wilson, and the two detectives. Anderson also called John G. MacDougal of the O. J. Gude Company to testify as to Miss Parker's visit to Anderson's office on Sept. 23, 1913.

"Miss Parker was noticeably intoxicated," declared MacDougal. "She was woefully under the influence of liquor."

"Did you see her put a powder in a glass of water and drink it?" asked the attorney.

"Oh, yes; she became more hysterical and more incoherent. Miss Parker insisted that Jack come up that night and see her. She said she would fix him; she said she had seen his mother-in-law and his wife and knew all about his alienation action against Mrs. Anderson's mother."

"Did she say anything about money?"

"SHE WAS DRAWING JUST \$100 AN HOUR."

"She declared she was getting \$100 an hour for sitting in Anderson's office and didn't care how long she stayed there. She also told me I had better have Jack come up to see her or she would see that matters would be very much worse for him."

Ira L. Bamberger, Mrs. Anderson's attorney, did not cross-question all of Anderson's witnesses. Mr. Bamberger told the Court that he is ill and asked that expedition be made, as he intends to "go to bed to-morrow morning."

GRANDFATHER TO ADOPT STONEBREAKER CHILDREN

Twelve Alleged Co-respondents Not Named Yet, and Divorce Trial May Be Secret.

The custody of the children of Joseph R. and Constance Stonebreaker—Joseph, aged six, and Nancy, aged three—became an issue to-day in the divorce suit which Stonebreaker has filed.

Announcement was made in the Supreme Court to-day that little Joseph probably would be given into the care of his maternal grandfather, W. T. Stillwell, who has extensive business interests and a big residence in Baltimore. Mr. Stillwell has indicated a desire to adopt the child, according to Wayne Musgrave, one of the husband's attorneys.

Opposition to the plan may come from Stonebreaker, who says that he did not want the children separated. He indicated, however, that if Grandfather Stillwell would take both of the children he would readily consent. Both father and mother are to see the children when they choose.

The expected bill of particulars requested by Mrs. Stonebreaker's attorneys was not filed in the Supreme Court to-day, giving rise to the belief that negotiations are under way to end the case to a divorce where the trial will take place at executive sessions. The wife's attorneys had asked for the bill of particulars so that they might learn where, when and how the twelve alleged co-respondents in the case met Mrs. Stonebreaker.

## MISS FOX TELLS WHY SHE DOESN'T CARE FOR PARENTS

Girl on Stand Says Father Lied to Her—That's One Reason.

WANTS A GUARDIAN. Surrogate Tells Her Not to Speak of Parents as "These People."

Eleanor Byrne Fox, the seventeen-year-old daughter of John Fox, who does not want her parents appointed her guardian to care for the one-third interest she has in the big estate of her grandfather, the late John Fox, explained in Surrogate Colahan's court to-day why she opposed their appointment.

Miss Fox was in deep mourning attire and she answered most of the questions put to her with a snappish emphasis. Both of her parents were in court as was also Mr. and Mrs. John F. O'Brien, cousins, with whom Miss Fox is now living.

At the opening of the examination Fred L. Kane, attorney for the young woman, asked to submit a number of letters to the Court, but he did not want them to appear in the record. Surrogate Colahan ruled that there would be no secrecy in his court and that documents would be come a part of the stenographer's notes. After this Miss Fox told her story.

SAID SHE DIDN'T CARE FOR HER FATHER.

"I have not lived with my parents since I was five years old," the girl testified. "The first time I saw my father in that long lapse of time was in 1913 when he came to my grandfather's house to get proofs to enable him to obtain a divorce."

"Didn't you care for your father?" she was asked.

"No," she replied, "not after he had lied and grossly deceived me about my remaining in the Notre Dame Academy in Indiana. The witness explained that her father had written her that he had succeeded in getting the girl's grandfather to consent to her leaving the school when she related, it was Mr. Lavelle and the O'Briens who had gone to the grandfather in her behalf."

Throughout the early part of the examination Miss Fox referred to her parents as "these people."

"Who do you mean when you say 'these people'?" asked the Surrogate.

"My parents," the witness replied. "Hereafter," cautioned the Surrogate.

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## STATE TREASURER WHO ENDS HIS LIFE 'N BUFFALO HOTEL

He had four reasons for attitude toward parents.

"I have four reasons," she testified. "First, my grandfather did not want me to have them; second, they never supported me; third, my father had disobeyed the rules of the Catholic Church by remarrying and fourth, said he would make me live with him away."

"My grandfather objected to me living with my mother and she never showed any interest in me until just prior to my grandfather's death. Then I found my mother living in an apartment with a single bedroom in it, with a gentleman who was a booby."

This declaration brought Attorney John J. Curtin, who represents the girl's parents to his feet.

"Do you know there was no other bedroom in the apartment?" inquired Mr. Curtin.

"I did not see another one," she replied.

Surrogate Colahan then took a hand in the examination.

"Do you realize," the Court asked, "that you are accusing your mother of improper conduct?"

"I do," said Miss Fox.

SHE DIDN'T SEE BUT ONE BED-ROOM.

"You realize that you are under oath," said Attorney Curtin, "and do you insist that you did not see an alcove in the room near the single bedroom that you have spoken about?"

"I never saw any," replied the witness.

Attorney Curtin then introduced a large bundle of letters written by Miss Fox to her parents, in which she addressed them as "My Beloved One" and terms equally endearing.

The purpose of this, the lawyer explained, was to show that, in spite of her present bitterness toward her family, she wrote affectionate letters to them.

At the conclusion of the session Mrs. Fox told reporters that she had been living until four weeks ago with her mother in the apartment in which Miss Fox testified there was a single bedroom.

LONGSHOREMEN WAITING.

The strike of the International Longshoremen's Association against the Berwind-White Coal Company, promised for noon to-day, has been postponed pending the arrival in this city of T. V. O'Connor, President of the association.

Mr. O'Connor, who is to take charge of the strike—if there is to be one—is between New York and Detroit and telegraphed J. F. Riley, the local organizer of the longshoremen, to take no action until his arrival.

The grievance of the longshoremen against the Berwind-White Company is that that company will not join with the other coal companies in an acceptance of the demands of the association that the wages of coal barge captains be increased from \$45 to \$60 a month.

TO DISMISS NAVAL CADETS.

One Accused of Trying to Cheat in Studies; Two of Shielding Him.

ANNAPOLIS, Md., Feb. 15.—Charged with endeavoring to cheat at the recent semi-annual examinations, Midshipman Vinton L. McClure of Kansas, a member of the first class, has been recommended for dismissal following an investigation of his case. It was learned at the Naval Academy to-day.

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## GLYNN AUDITORS REPORT KENNEDY'S BOOKS STRAIGHT

(Continued from First Page.)

lens—who made the audit to-day and pronounced correct.

At the request of Deputy Treasurer George W. Hatten, the Governor ordered the Department of Efficiency and Economy to make a more complete investigation of Mr. Kennedy's books. Wood D. Loudon, the department's chief accountant, was designated to start the audit and he began work immediately.

Mr. Loudon first began to compile the State monies deposited in the various banks throughout the State. As there are more than 125 of them it was not expected that this feature of the inquiry would be completed before Wednesday.

NOT A BIG BORROWER FROM BUFFALO BANK.

In reply to rumors that Kennedy had been a heavy borrower from the People's Bank at Buffalo, President Arthur D. Bissel of that institution said to-day:

"Mr. Kennedy is not now and never was a big borrower from our bank. He had a small personal account with us for many years—I should say from about the time the bank was organized. We received a subpoena in connection with the Whitman investigation in New York. A transcript of Mr. Kennedy's account with us was submitted. The transcript speaks for itself."

On account of Kennedy's death the John Doe investigation which was to have been continued before Chief Magistrate McAdoo this afternoon was postponed until later in the week.

BOND COMPANY'S MANAGER DID NOT KNOW KENNEDY.

The United States Fidelity and Guaranty Company, with which Kennedy was reported to have had transactions in bonding business, is a Maryland corporation, with headquarters in Baltimore. Its New York office is at No. 47 Cedar street, where a large force is maintained.

Alonso G. Oakley, New York manager, said to-day he did not know Mr. Kennedy and never had any business transactions or communications with either him or his son. There was no relation whatever between bonding business and the alleged transfer of State deposits in banks. The company's business in bonding was a minor issue to its casualty and liability business.

Charles F. Murphy Jr., nephew of the Tammany leader, who also has been mentioned as involved in bonding deals on State contracts, has an insurance agency at No. 76 William street. In insurance circles he is described as a hustler after all kinds of business. His bonding contracts he places with the United States Fidelity and Guaranty Company. Manager Oakley said that they accepted such

as passed as good and rejected those that were not considered good. Mr. Murphy writes a large amount of liability and casualty business, which he places with other companies.

ARRANGEMENTS MADE FOR MR. KENNEDY'S FUNERAL.

HIGHTSIDE, N. Y., Feb. 16.—The funeral will take place Wednesday morning at 10 o'clock from the Chapel of the Blessed Sacrament, in Delaware avenue. Interment will be in the family plot at Holy Cross Cemetery in Limestone Hill.

The funeral will bring many out-of-town men to this city. Former Mayor John P. Hopkins of Chicago and Roger C. Sullivan of Chicago are on their way here and will arrive this evening. Both men were lifelong friends of the State Treasurer.

Delegations will be here from the Senate and Assembly as well as from the State departments. Hundreds of telegrams of sympathy have been received by the family.

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If Osborne quits, the Republican Assembly Committee will have a clear field.

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## COMISKEY'S CONDITION PUZZLES SPECIALISTS.

White Sox Owner Remains in Home When Team Leaves for France.

ROME, Feb. 16.—The indisposition of Charles A. Comiskey, President of the Chicago club of the American Baseball League, continues and the specialists in attendance on him make frequent examinations of the patient in order to ascertain the cause of his illness.

Mr. Comiskey was unable to leave for France on Friday night with the members of the visiting team.

ERIE STATION BURNS.

Mahwah and Suffern Firemen Work Hard at Blaze.

(Special to The Evening World.) MAHWAH, N. J., Feb. 16.—The volunteer firemen of this place and of Suffern, a mile and a half away across the New York State line, were tried out to-day after a long fight which they made last night to save the Erie Railroad station here in which a fire started about 9 o'clock. It was after midnight before the station had burned to the ground and all danger of the blaze spreading to nearby buildings passed.

What caused the fire is not known, as the agent closed the station about 2 o'clock and went home. A train from Suffern pulled in at 3 o'clock and passengers noticed that the station was in flames.

Little's February Sale

"Just Tickled to Death."

When customers compare our February prices and our superior quality with what others charge they are tickled to death to have found a Furniture Store that gives so much for so little. That's the reason we have been busy all through this season, and particularly during this month of February when we are allowing a straight 25% off.

Being able to save money in this way has the effect of making our customers feel as happy as a money making snow contractor after a blizzard.

Wing Fiveide Chair, high back, deep seat, well upholstered and just as comfortable as it looks. Covered in art denim or cretonne. Regularly \$25.00. February Sale Price..... \$18.75

J. H. LITTLE & Co.

30 YEARS IN THIS LOCALITY

47 & 49 West 14th St.

North Side of Street Near 6th Avenue "L" Station

Convenient

Whenever the leavening is forgotten the whole batch of dough is spoiled.

Heckers'

SELF RAISING FLOUR

Contains the leavening in just the right proportion.

It is a real friend to the novice, a great convenience to the good cook—results are certain.

Recipes on each package, for making delicious cake, pastry and crusts.

10c and 15c—All Grocers

A "Little Giant of Information"

Here is an editorial it will pay you to read. It is from a recent issue of the Illinois State Register, and is about

The World Almanac and Encyclopedia for 1914

America's Greatest Hand Book of Useful Information